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**SUBMITTED ELECTRONICALLY VIA IBFS**

Marlene H. Dortch  
Secretary  
Federal Communications Commission  
445 Twelfth Street, SW  
Washington, DC 20554

**Re: Ex Parte Presentation in WT Docket No. 12-70, Service Rules for Advanced Wireless Services in the 2000-2020 MHz and 2180-2200 MHz Bands; ET Docket No. 10-142, Fixed and Mobile Services in the Mobile Satellite Service Bands at 1525-1559 MHz and 1626.5-1660.5 MHz, 1610-1626.5 MHz and 2483.5-2500 MHz, and 2000-2020 MHz and 2180-2200 MHz; and WT Docket No. 04-356, Service Rules for Advanced Wireless Services in the 1915-1920 MHz, 1995-2000 MHz, 2020-2025 MHz and 2175-2180 MHz Bands**

Dear Ms. Dortch:

On October 5, 2012, representatives of the United States GPS Industry Council ("USGIC") met with staff members copied below from the Commission's Wireless Telecommunications Bureau, International Bureau, and Office of Engineering and Technology to discuss matters pertaining to the above-referenced proceedings. The USGIC was represented by its Executive Director, F. Michael Swiek, and by the undersigned.

The participants addressed the issue of limitations on out-of-band emissions ("OOBE") from AWS-4 operations in the 2000-2020 MHz and 2180-2200 MHz bands into the radionavigation-satellite service ("RNSS") bands below 1610 MHz that are used by the Global Positioning System ("GPS") and other RNSS systems. In particular, the participants discussed the September 27, 2012 joint submission by DISH Network Corporation ("DISH") and the USGIC regarding agreement between DISH and USGIC on OOBE, and the fact that all GPS parties in the above-referenced proceedings now have a common understanding with DISH as to the appropriate OOBE limits for AWS-4 systems with regard to GPS. The participants also discussed the USGIC's position that the potential interfering capability of other services should be considered on a case-by-case basis (particularly for bands operating closer in frequency to the RNSS bands).



Finally, the participants discussed the subject of how the OOB limits should be reflected in the forthcoming report and order and resulting authorizations in the above-referenced proceedings. The USGIC's view is that inclusion of the agreed OOB values in the report and order is required and that the resulting AWS-4 authorizations need to reflect that AWS-4 operations will be subject to OOB limits in the DISH/USGIC agreement for AWS-4. The USGIC representatives made clear their view that any statement or uncorrected inference that the "default" OOB level proposed in the notice of proposed rule making in the above-referenced proceedings is somehow appropriate for or protective of GPS would be unacceptable.

Please direct any questions regarding this summary to me.

Respectfully submitted,

A handwritten signature in blue ink, appearing to read 'Stephen D. Baruch', is written over the typed name.

Stephen D. Baruch

*Counsel for the United States GPS Industry Council*

cc (by email): John Leibovitz, WTB  
Blaise Scinto, WTB  
Jeremy Marcus, WTB  
Gardner Foster, IB  
Julius Knapp, OET  
Mark Settle, OET  
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